

WEATHER FORECAST
Forecast for Saturday and Sunday:
Virginia—Local rains Saturday and Sunday; light to fresh south to south-east winds.
North Carolina—Showers Saturday and Sunday; light to fresh winds, mostly south.

VOL. 17. NO. 151.

The Times

RICHMOND, VA., SATURDAY, AUGUST 2, 1902.

RANGE OF THERMOMETER.
Thermometer ranged as follows at The Times office yesterday: 9 A. M. 75; 12 M. 82; 3 P. M. 85; 6 P. M. 82; 9 P. M. 80; 12 midnight 77. Average, 80.6.

PRICE TWO CENTS.

THE CAMPBELL TRIAL AND SCENES IN COURT

No New Sensations, but Much Feeling Was Shown.

MR. CRAWFORD TESTIFIES

Denies that He Approached Judge Campbell in Sneering Manner.

JUDGE MANN SUSTAINS HIM

Much Feeling Shown During the Cross Examination of the Local Ministers by Judge Campbell—Commonwealth's Attorney Objects to Questions, and Court Warns Campbell.

(Staff Correspondence.)
AMHERST, VA., August 1.—The trial of Judge Clarence J. Campbell, charged with cowardly beating the Rev. C. H. Crawford, of Richmond, will, in all probability, end to-morrow. One of the results seems to be an absolute certainty, a hung jury, a full acquittal or a small fine.

Friends of Judge Campbell, and his foes as well, are now confident in the belief that no heavy punishment will be meted out. Many believe he will be fined, since even his own witnesses testify to the actual occurrence of the assault.

The second day ended with the resting of its case by the Commonwealth and the opening of the defense. A number of important witnesses for the former were examined, and several points were brought out by the latter. There were no sensational scenes to-day, but considerable spirit and feeling frequently was manifested by the prisoner when he, himself, examined them. The crowd attendant upon the proceedings was not so large as yesterday, but it was nevertheless sufficient to fill the court-room uncomfortably.

POORLY VENTILATED.

At times it was stifling in the place, and the Commonwealth's Attorney, Mr. J. L. Evans, was forced to insist that the people be ordered back so as to allow some air to circulate. Mr. Evans is not in the best of health, and the strain of the trial is telling upon him sadly. His wife sat by his side the following day, and frequently fanned him to keep him from succumbing from sheer exhaustion.

The Campbell element is still strongly in evidence in the court-room. The applause, when there is any, is more subdued, but it is still there every now and then.

When the hour for the opening of the second day of the trial arrived the question before the court was the matter sprung yesterday by the Commonwealth, the proposed dismissal of the present jury and the selection of another from a different county.

Mr. Evans, the Commonwealth's Attorney, in presenting the paper asking for the change of the venire, had stated most distinctly that he meant no reflection upon the honorable jurymen already selected, but nevertheless, his proposition created a great stir.

HONOR IMPEACHED.

The defense insisted that the Commonwealth had impeached the honor of the jurymen, and of the Amherst gentlemen composing the jury. And now at the beginning of the second day the court had to pass upon the legality of the move on the part of the Commonwealth to introduce evidence to show that the jurymen are not competent to serve. The defense declared it had not and that the challenge was improper. In view of the fact that the gentleman had sworn in their own voice that they were not biased.

Mr. Evans introduced authorities to sustain his position, but Mr. Payne, attorney for Judge Campbell, declared they were no authorities at all. He said it was too late for the Commonwealth to question the jury further. The panel had been formed and the pre-emptory challenge had been exercised. It was now too late to interpose objections to the personnel of the jury.

In reply Mr. Evans set forth how he gave notice of the challenge, and how he would ask for the discharge of the jury and for the selection of a new one from another county. He went into a long explanation and was very earnest in the reiteration of his statement that he meant that he meant to have the venire set aside he meant only that in all Amherst it was impossible not to have formed some opinion upon the cowardling.

TOO LATE.

In saying that they had not, they, he meant to prove, had made a mistake due to a forgetfulness of other causes. When he made his statement, Judge Wood announced that it was too late to introduce objections and evidence to sustain them. He overruled both motions of the Commonwealth for the selection of a new jury from another county. In each instance Mr. Evans, who said he had been advised by well-known lawyers to enter a motion at this point but that he would not do so, but would wait until the trial. The disturbing question finally directed by the court, the jurymen were at last sworn and the indictment of Judge Campbell was read. The witnesses for both sides were called, sworn and separated, some going to the court green in charge of a deputy.

JUDGE MANN.
Judge W. H. Mann, of Nottingham, was there to-day. Rev. Mr. Crawford and a number of others. Judge Mann had been with the trial of Judge Campbell, but the latter in open court declared he didn't want him as a witness, but only desired to have him here so that the Commonwealth could not take advantage of his absence to effect a continuance.

The trial proper now began. The opening statement of the Commonwealth was brief and dealt almost entirely with the charge brought against Judge Campbell. He defined the three kinds of assaults, battery, unlawful and common, and indicated the punishment attached to each. If the prisoner were convicted of malicious assault he should be confined in the penitentiary for not less than five years.

(Continued on Fifth Page.)

GREAT BATTLE IN THE SIXTH TO-DAY

Voters to Choose a Nominee for Congress.

GLASS APPARENTLY LEADS

All the Candidate, However, Are Strong and Popular Men—Viva Voce System of Voting—Quick Returns Expected—Both Terms.

The Democratic Congressional battle in the Sixth District has been fought out on the stump and the voting will take place to-day.

The candidates are all high men and will each have a strong following. They are State Senator Carter Glass, of Lynchburg, and Graham Claytor, of Bedford, and Delegate A. M. Bowman, of Salem; so whoever shall win the Legislature of Virginia will lose a valuable member and the district will be fitly represented in Congress. The nominee of the primary to-day will be in a fortunate position, for it will be the first of a long term of two years in Congress from March 4, 1903, but he will be likewise the nominee of his party to fill out the unexpired term of the lamented Peter J. Otter, which will end the day before the long term begins. Governor Montague will shortly after the primary issue a writ ordering that the unexpired term be filled at the regular election in November.

AMPLE TIME FOR ALL.
The hours within which the voting will be done in all the counties and cities of the Sixth District to-day will be from 8 o'clock A. M. to 7 o'clock P. M., and the viva voce system of voting will be used. Chairman D. Q. Eggleston left for his home in Charlottesville yesterday and will give much personal attention to the fight to the end that there may be a full, free and fair expression of the voters.

While the district is a large one, some portions of it are far removed from the polls, and it is believed that enough returns will be in by to-night to indicate who is nominated beyond question. It is certain that there will be no repetition of the proceedings which took place in the Fourth District, and which kept the result in doubt for more than a week.

LOOKS LIKE GLASS.

While it has been said all the candidates in the Sixth are popular and will poll a strong vote, yet on account of his long and brilliant career in the public service it was from the first thought by good judges of politics that Senator Glass had the inside track and they still predict that he will win out to-day.

The district is composed of the counties of Charlotte, Campbell, Halifax, Montgomery, Roanoke, and the cities of Roanoke, Lynchburg and Radford. Senators Glass and Claytor both closed their campaigns in Lynchburg, the former having had his final rally on Thursday night and the latter last night. Colonel Bowman's entire canvass was given on the order of a still hunt for votes.

CLAYTOR IN LYNCHBURG

Spoke to an Audience, Many of Whom Wore Glass Buttons.

(Special Dispatch to The Times.)
LYNCHBURG, VA., August 1.—State Senator Graham Claytor, of Bedford county, one of the candidates for the Congressional nomination in the Sixth District, spoke here to-night to a large audience. He was given respectful attention and many of his points were generously applauded.

He defended his record on the liability bill, and argued to show that Mr. Glass' accusations as to his absence and sickness were unfounded.

In reply Mr. Evans set forth how he gave notice of the challenge, and how he would ask for the discharge of the jury and for the selection of a new one from another county. He went into a long explanation and was very earnest in the reiteration of his statement that he meant that he meant to have the venire set aside he meant only that in all Amherst it was impossible not to have formed some opinion upon the cowardling.

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(Continued on Fifth Page.)

ness were not in accordance with the facts as seen in the record. He also spoke of his position on Confederate pensions, and devoted himself at some length to Mr. Glass' position on these matters. Mr. Claytor was introduced by Mr. John L. Lee, who criticized Mr. Glass on many points, and called on the voters of Lynchburg to stand by the Bedford candidate. Many of Mr. Lee's statements had reference to Mr. Glass' course as editor and owner of the Lynchburg papers.

Glass buttons and badges were very conspicuous in the audience and there were frequent cheers for Glass.

BOWMAN CONFIDENT

Gives No Figures, but Says He Will Win Nomination To-Day.

(Special Dispatch to The Times.)
ROANOKE, VA., August 1.—Colonel A. M. Bowman, Democratic candidate for Congress, was asked to-night by The Times correspondent if he had any statement to make in regard to his chances. He replied that he was confident of being nominated to-morrow, but gave no figures. It is believed that he will carry Roanoke to-morrow by a small majority, with Glass second and Claytor third. He will also carry his home county, but the vote will be very light.

HORRIBLE INCIDENT AT WISE COURTHOUSE

George Robinson Hung and the Rope Broke—Lifted to the Trap and Again Hung.

(Special Dispatch to The Times.)
WISE, VA., Aug. 1.—George Robinson was hanged here to-day for the murder of Tom Bates. Robinson was conducted by the sheriff to the veranda in front of the Courthouse and made a talk of about twenty-five minutes to a crowd of three to four thousand people, after which he ate a hearty dinner. At 1:30 P. M. he was led to the scaffold, and kneeling on the trap door offered a prayer. Afterwards the rope and cap were adjusted and the drop fell at 1:57.

The rope, which was of seagrass, snapped in two as if cut with a knife, and Robinson after laying prostrate upon the ground for a few seconds was led and half carried to the top of the scaffold, the blood streaming from his mouth and nose and a bloody ring cut around his neck by the rope. A few moments more and then came the second drop, and Robinson was pronounced dead in thirty-five minutes from strangulation.

This was the day fixed for the execution of Robert For, but the execution was stayed until August 23rd by respite.

CONDITIONS UNCHANGED IN THE PENNSYLVANIA STRIKE CENTERS

President Mitchell Addresses a Great Meeting of Strikers at Scranton and Urges Them to Stand Firm—There is No Further Trouble at Shenandoah.

(By Associated Press.)
SHENANDOAH, PA., August 1.—This was an uneventful day in Shenandoah and the surrounding country. Absolute quiet continues to prevail everywhere, and the general feeling of uneasiness which has prevailed is rapidly disappearing. The troops spent the day in perfecting arrangements in their camp, and very few of the soldiers were in town.

There was much sympathy expressed to-day by the citizens generally over the death last night of Joseph Beddall, as a result of injuries received in the riot of Wednesday night. He was well known in the business community. His funeral will take place on Monday afternoon, and he will be buried with Masonic honors. Rev. W. H. Stewart, of the William Methodist Church, said to-day that Beddall, on his death bed, had denied that he was carrying ammunition to his brother, Thomas, the deputy sheriff, who was besieged in the railroad station, where the trouble occurred. It had been reported by some unknown person that in his pocket when he was trying to reach his brother, and that as a result of this the crowd attacked him. The injured man said he did not go there to protect his brother, but that his only thought was for his brother's safety.

The inquest on the death of Beddall was begun to-day, and after four witnesses had been examined, the further taking of evidence was postponed until next Thursday. According to the testimony of Dr. Eddle, of the Miners' Hospital, Beddall received a terrible beating at the hands of the mob. The direct cause of death was a gash of the skull, four inches long and one inch wide. Two witnesses told the story of the riot. It was brought out that Deputy Sheriff Thomas Beddall, who was escorting the workmen from the colliery, did not use his pistol until after he had been assailed several times by a shower of rocks and bricks. His first shot was fired into the air and his second into the crowd. There were more than a hundred men in the crowd, and many of them carried clubs.

Brigadier-General Gobin said to-night that while everything is quiet, there is a feeling of unrest among the great army of idle men and boys. The General will not talk about the length of the stay of the troops, but it is believed at brigade headquarters that the soldiers will stay in the field for some time, or probably to the end of the strike.

MITCHELL ADDRESSES MINERS

Assures Them That They Will Win and Cautions Them to Be Law-abiding.

(By Associated Press.)
SCRANTON, PA., August 1.—The first of the series of strikers' mass-meetings, planned to take place at the various strike centers, was held to-day. There were 7,000 strikers present from all parts of the city and the adjoining towns, some unions having marched four miles to the meeting, headed by a band or drum corps, and carrying flags and banners. National President John Mitchell and others delivered addresses.

The crowd enthusiastically cheered all the speakers and fairly went wild over Mitchell. When he was introduced to speak, some one shouted "Hats off," and although the sun's rays beamed down so intensely that many were carried from the crowd exhausted, every man in the vast assembly had his head and remained uncovered until his speech was concluded. Then the crowd surged about the platform and shook

GRAND JURY ADJOURNS UNTIL SEPTEMBER

Many Witnesses Heard During Nine Days' Session.

COUNCIL ACTION LIKELY

Members May Be Expelled as Result of Body's Findings.

THE PETERS' RESOLUTION

Member of Council from Monroe Ward Will Offer One Offering Co-operation of City Government in the Effort to Get at the Bottom of the Alleged Municipal Corruption.

The grand jury adjourned yesterday, until September 23d. A short signed statement was given out by Foreman Junius B. Mosby at the conclusion of a three and a half hours' session. Messrs. Fritz Sitterding, Wyndham Bolling, Clyde W. Saunders, H. D. Eichelberger, J. L. Haner and James D. Patton were the witnesses called in yesterday.

This adjournment comes after nine days' sessions. The grand jury was called on Saturday, July 19th, by Judge Witt to make a thorough investigation of reports of local municipal corruption. This action followed as the result of the charges against ex-Alderman John M. King, made public at the meeting of the Street Committee on Thursday, July 17th.

The grand jury met on Monday, July 21st, and was given a ringing and comprehensive charge by Judge Witt. It given to hearing the testimony of officials in the City Engineer's office, and of Contractors Gasser, Gude and Weinbrunn, brought in an indictment against ex-Alderman John M. King, charging the acceptance of a bribe or the promise of a bribe of \$500 in connection with the awarding of a city paving contract. This indictment was brought in at 7 o'clock on Thursday evening, just a week after the matter had first been brought to the attention of the Street Committee. The grand jury adjourned after handling in the King indictment until the following Monday.

This week it has been in session five days. The larger portion of the time has been given to inquiry into the circumstances surrounding the granting of

local street railway franchises. An important matter which came to its attention was the awarding of the contract some two years ago for the painting of the roof of the First Market. It went to the highest bidder, and it is charged that a man not now in the Council received \$50 for engineering the matter through.

STATEMENT GIVEN OUT.

The following is the signed statement given out yesterday by Foreman Junius B. Mosby, of the jury:

"The grand jury has given much time and attention to the investigation of the important matter with which it has been charged by the court, and it has obtained much evidence, which, in any event, will be of importance in the administration of municipal affairs.

"We are not now prepared to make a full report of our proceedings and deem it best for the public interest that the investigation be postponed until some day in September.

"This course is suggested for reasons which we think it is unnecessary now to disclose."

PROCEEDINGS YESTERDAY.

Of the six witnesses before the grand jury yesterday, Mr. Fritz Sitterding, the president of the Virginia Passenger and Power Company, was the first one called in, and remained for the longest time—nearly two hours. Mr. Wyndham Bolling, the stock broker, was then closeted with the jury for eight or ten minutes. Mr. Clyde W. Saunders was on the witness stand for three-quarters of an hour. Then a phone message was sent for

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EARTHQUAKE STORY MUCH EXAGGERATED

The Great Fissures in the Earth Prove to Be Purely Imaginary.

(By Associated Press.)
LOS ALAMOS, CAL., Aug. 1.—The reports sent out from this place and other sections of Santa Barbara and San Luis Obispo counties, telling of the enormous damage done here by the series of earthquakes which have visited this county and this vicinity at frequent intervals since July 27th, have been grossly exaggerated. It is an undeniable fact that there has been an unprecedented number of earthquakes, some of the most severe, but as to the reports of great fissures in the earth, upheavals of the earth and similar stories of the havoc wrought, it is only charitable to say that they are untrue.

Within the limits of Los Alamos the property damage will not exceed four thousand dollars. Several slight shocks were experienced this morning, but no damage beyond further dismay in the inhabitants of this little town.

Mr. Blair's Condition.

The condition of Mr. Hugh Blair was practically unchanged on yesterday. Last night he was conscious and had spent a very satisfactory day.

PARK SADDLERS.

The handsome black gelding of J. B. McComb, which yesterday took the red ribbon in the park saddle class, got first honors to-day in the combination class.

The second prize went to Miss Landon Rives' Nell Gwynne, ridden by Mrs. Allen Potts, of Castle Hill; Mrs. Robert Shaw, Mrs. Blair Johnson, of Warrenville, Mrs. Courtland Smith, of Alexandria, and Mrs. Wyle, of Baltimore; Miss Gertrude Sisson, of Richmond; Mrs. Frank Thurman, Mrs. J. Thompson Brown, Miss Eleanor Maury, Mrs. George E. Walker, Miss Mabel Moore, Miss Evie Lee Bowler, and Miss Wyle.

H. C. Beattie, of Richmond, won the blue ribbon in the class for green, light, middle and heavy hunters with his bay gelding, Deep Run, over a strong field. The surprise of the day occurred when Blair Johnson's Robin Collins, ridden by Mrs. Blair Johnson, failed to take the

(Continued on Tenth Page.)

WERE PAID GOOD REWARDS TO DISABLE NON-UNION MEN

Scale Varied According to Extent of Injuries Inflicted.

Eleven Men Indicted for the Offense by the Grand Jury in the Windy City.

(By Associated Press.)

CHICAGO, ILL., August 1.—Charged with paying rewards for assaults on non-union workmen, the scale varying according to the degree of injury inflicted, eleven union brass moulders were indicted by the grand jury to-day.

This is said to be the first action of the kind ever taken against laboring men in the West. All of the accused are members of the Brass Moulders' Union 83, some of them having been officers of the organization.

Witnesses told the grand jury that the officers of the union through the business agent, offered from \$5 to \$25 for assaults on a non-union man. If the victim was permanently disabled, they said, the man who did the work received \$25, and in rare cases \$50 was added.

Prices were graded, it was testified, according to the time the man assaulted was unable to work. Men who did this work for the union, the grand jury was told, were known as the "wrecking gang" and as the "flying squadron." If the assault was of necessity committed in an open place where it must be done quickly for the men to get away. Several months ago the brass moulders of the Western Electric Company went on a strike, and later the brass moulders of the Stromberg-Carlson Telephone Manufacturing Company followed them. The trouble between the union strikers and the men who took their places brought on the indictments returned to-day.

Four Distinct Shocks.

(By Associated Press.)

SANTA BARBARA, CAL., August 1.—During the forenoon to-day four severe shocks of the earthquake were felt in Los Alamos Valley, and several buildings not

LOUDOUN LYNCHERS MUST ANSWER TO LAW

ALBEMARLE HORSE SHOW A MEMORY

Closed With a Grand Ball Last Night at Jefferson Park.

A FOX-CHASE FOR TO-DAY

As a Horse Show it Was a Splendid and Magnificent Spectacle, and as a Society Event it Will Long Be the High Water Mark.

(Special Dispatch to The Times.)

CHARLOTTESVILLE, VA., August 1.—The Albemarle Horse Show closed to-night. It was a success financially and socially. The climax of the day was the Horse Show ball, held to-night at Jefferson Park Hotel. Nearly every section of the State was represented. Most of the riders and winners in the events of the two days stayed over for the dance.

An old Virginia fox chase has been arranged for to-morrow, and the visiting horsemen are anticipating keen sport.

The last day of the show was in many ways superior to the opening day. The weather was smiling and delightful, and in addition to the fact that the crowd was much larger, nearly five thousand, the jumping was much better, and all the performers far more spirited. The horse and saddle classes were all that could be desired, but interest centered in the hunters and jumping class.

MRS. THURMAN TAKES CUP.

All the classes were unusually well filled, and only the high jump lacked interest, because all the entries belonged to the same man. The handsome Monticello cup, presented by Jefferson M. Levy, of New York, for the best lady's hunter, to be ridden by the lady over jumps not to exceed four feet, was won by Princess, owned by Julia A. Moore, and ridden by Mrs. Dr. Frank Thurman, of New York.

A close competitor for the trophy was Queen Bee, ridden by Mrs. Robert Shaw, Jr., of Boston.

The third prize went to a New York horse, with Mrs. Thurman as rider. President C. D. Langhorne's rider cup, for the best performance over four consecutive jumps, was won and tucked between Allen Potts' Brunette and Courtland Smith's The Lamb.

The judges finally sent the two horses over the hurdles together, and the prize went to Brunette, the Alexandria horse, by a narrow margin.

In the sporting tandem class, the winners gave clean performances. The blue ribbon was captured by West and Wythe, Baltimore.

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TEDDY WILL INVESTIGATE

Will Himself Learn Cause of Desertions from the Mayflower.

(By Associated Press.)

OYSTER BAY, N. Y., August 1.—The feeling of unrest among the crew of the Mayflower, which has led to several desertions, has been brought to the attention of the President. Several days ago he received an inkling of the troubles, but supposed that the cases of dissatisfaction were sporadic and isolated. It is understood that Mr. Roosevelt will make a personal investigation of the matter, with a view, if possible, of remedying the trouble.

The John Richards Trial.

(By Associated Press.)

CHARLESTON, W. VA., August 1.—L. Carney, who acted as a guard at the Collins colliery, testified in the trial of John Richards and others to-day that his instructions from Mr. Richards were to stop the men going on the property, to call to them three times, and if they did not stop, to fire. He says he did not fire at any one of them and gave up the place, because he did not think the men were treated right. Numerous defendants were on the stand and denied that they were served with injunctions.

Determined Effort to Ascertain Those Implicated.

LEADERS' NAMES GIVEN

Scott Bradley, All Agree, Led the Mob.

COL. WHITE'S TESTIMONY

Nothing Short of Firing on the Mob Would Have Stopped Them, and Such an Act Would Have Been the Worst Time in Leesburg Since the War—Rector a Valuable Witness.

(Special Dispatch to The Times.)

LEESBURG, VA., August 1.—The storm of excitement which has agitated Leesburg and Loudoun county for the last five days has not subsided. The climax was reached to-day in the lynching of the negro, but the denouement is not yet. The representative citizens of Leesburg are condemning in unmeasured terms the resort to mob violence, and there is a continuing determination to bring the leaders of the mob to justice.

The greatest obstacle the authorities are meeting with is that the great mass of the mob and a number of the leaders were from Fairfax county and the extreme lower part of Loudoun, and consequently not known in Leesburg. Still considerable progress has been made, and there seems little doubt but that evidence sufficient to secure the indictment of at least five has been secured.

CORONER'S JURY.

The coroner's jury, composed of W. W. Chambliss, John G. J. B. Harrison, John A. Rinker, E. T. J. and Henry Sellman, met promptly at ten o'clock, and the coroner, Captain H. O. Claggett, with that nervous energy so characteristic of him, went to work in earnest to disclose, if possible, the names of the men responsible for the lynching of Craven.

Sheriff H. P. Russell was first sworn, but knew no one concerned in the lynching, and could only say that he thought the officers had done everything they could to prevent it without resort to firearms. The veteran Colonel E. V. White, was called early, and made one of the most interesting witnesses of the day. In the first rush on the jail, the Colonel had been seen to push four men off once from the platform, and he certainly fought valiantly for law and order. On the stand Colonel White said: "I did everything I could morally and physically, and when I found out I could not prevent the lynching I went home."

(Continued on Tenth Page.)

SUMMARY OF TO-DAY'S NEWS

FORECAST.

Saturday and Sunday local rains; light to fresh south to southwest winds. Highest temperature yesterday..... 88. Lowest temperature yesterday..... 58. Mean temperature yesterday..... 79. Stoughton people bite at an old swindle. Departure from normal temperature 20. Precipitation during past 24 hours..... 00.

LOCAL.

Grand jury adjourns until September 23d.

Council may take action offering co-operation of city government in the in-coke investigation.

Committee on Light recommends purchase of Newby lights.

Regatta at West Point to-day.

Registrars take oath and confer as to duties.

Imperial Company purchases site and will erect large factory.

Early election held in election of Mr. Simmons, but matter will be appealed.

Primary in Sixth District to-day matter of great interest.

State offices will be closed at noon to-day.

Two games of ball at park to-day.

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